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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/510,416	10/06/2004	Kazuo Tsutsumi	19036/40136	8520	
4743	7590 07/11/2005		EXAM	INER .	
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	ER DRIVE, SUITE 6300		ARTIBUT	DADED AND ADED	
SEARS TOWER			ART UNIT	PAPER NUMBER	
CHICAGO, I	L 60606	1745			
			DATE MAIL ED: 07/11/2009	DATE MAIL ED: 07/11/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/510,416	TSUTSUMI ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Cynthia Lee	1745				
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address - Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repi - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing - earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply ply within the statutory minimum of thirty (30 d will apply and will expire SIX (6) MONTHS te, cause the application to become ABANI	be timely filed O) days will be considered timely. From the mailing date of this communication. DONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 5 Ju	uly 2005.					
3) Since this application is in condition for allows	_					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1,2,4-13 and 15 is/are pending in the	e application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,4-13,and 15</u> is/are rejected.	☑ Claim(s) 1,2,4-13,and 15 is/are rejected.					
7)⊠ Claim(s) <u>5 and 7</u> is/are objected to.						
8) Claim(s) are subject to restriction and/	Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>06 October 2004</u> is/are: a)⊠ accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the E		•				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of:		9(a)-(d) or (f).				
1. Certified copies of the priority documer						
2. Certified copies of the priority documer	•					
 Copies of the certified copies of the pri application from the International Burea 	· ·	ceived in this National Stage				
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/M	ail Date				
3) All Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 10/6/2004.	5) Notice of Infon 6) Other:	mal Patent Application (PTO-152)				

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DETAILED ACTION

Preliminary Amendment

The amendment to the claims filed 6 October 2004 has been placed in the application file and the information referred to therein has been considered as to the merits.

Drawings

The drawings received 6 October 2004 are acceptable for examination purposes.

Information Disclosure Statement

The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered. Japanese Patent Publication No. 3051401 cited in the description is not cited in the Information Disclosure Statement.

Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: Battery with fixed layers of active material particles with high electron-conductive material.

The incorporation of essential material in the specification by reference to an unpublished U.S. application, foreign application or patent, or to a publication is

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improper. Applicant is required to amend the disclosure to include the material incorporated by reference, if the material is relied upon to overcome any objection, rejection, or other requirement imposed by the Office. The amendment must be accompanied by a statement executed by the applicant, or a practitioner representing the applicant, stating that the material being inserted is the material previously incorporated by reference and that the amendment contains no new matter. 37 CFR 1.57(f).

The disclosure is objected to because of the following informalities: spelling errors on pg 9 line 4 from the bottom (there-dimensionally) and pg 22 line 12 (trough). Appropriate correction is required.

The abstract of the disclosure is objected to because it does not contain the main inventive concept: active material particles, which include a high electron-conductive material and/or having a coating of a high electron-conductive material on the surface.

Correction is required. See MPEP § 608.01(b).

Claim Objections

Claims 5 and 7 are objected to because of the following informality: "any one of" is inappropriately inserted. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 4-12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsutsumi et. al (WO00/59062) in view of Dansui (US 6033805) and Ikoma (US 5700596). Tsutsumi et. al. (US 6,689,507 B1) is used as an English translation of Tsutsumi et. al. (WO00/59062). Therefore, all claim numbers referred to Tsutsumi et. al. (WO00/59062) in this office action are found in Tsutsumi et. al. (US 6689507 B1).

With respect to claim 1, Tsutsumi (US 6689507 B1) discloses a battery comprising two vessels connected to each other with a member interposed therebetween (col. 52, lines 51-53) and filled with electrolytic solutions (col. 52 line 55), the member being configured to permit passage of an ion (col. 52 line 52), active material particles (col. 52 line 53) which include a high electron-conductive material and/or have a coating of a high electron-conductive material on the surface, filled in the electrolytic solution within one of the vessels and adapted to discharge the electrons (col. 52 lines 54-55), and active material particles which include a high electron-conductive material and/or have a coating of a high electron-conductive material on the surface, filled in the electrolytic solution within the other vessel and adapted to absorb the electrons (col. 52 line 56-57), wherein electrically conductive current collectors are provided in contact with the active material particles within the two vessels (col. 52, lines 58-59).

With respect to claim 4, Tsutsumi discloses a battery wherein the current collectors in contact with the active material particles have a shape of any one of a rod, a plate, and a pipe (col. 53 lines 1-3).

With respect to claim 5, Tsutsumi discloses a battery wherein a heat transfer surface is installed within the vessels to keep a reaction temperature within the battery constant (col. 53 lines 10-12).

With respect to claim 6, Tsutsumi discloses a battery wherein the heat transfer surface is either a pipe-shaped current collector or a plate-shaped current collector which is in contact with the active material particles (col. 53 lines 13-15).

With respect to claim 7, Tsutsumi discloses a battery wherein a discharge means for discharging the degraded active material particles from the vessel and a feed means for feeding the active material particles to the vessel are respectively connected to the vessels (col. 53 lines 17-20).

With respect to claim 8, Tsutsumi discloses a battery wherein at least one of a recovery means for recovering the discharged active material particles and a makeup means for making up the active material particles is connected to the discharge means to allow recovered or newly replaced active material particles to be fed from the feed means to inside of the vessels (col. 53 lines 21-26).

With respect to claim 9, Tsutsumi discloses a battery wherein a reaction means that converts the discharged active material particles into charged active material particles through a thermal chemical reaction or an electrochemical reaction is

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connected to the discharge means to allow the charged active material particles to be fed from the feed means to inside of the vessels (col. 53 lines 27-31).

With respect to claim 10, Tsutsumi discloses a battery wherein active material particles on an anode side are hydrogen-occluding alloy particles and active material particles on a cathode side are nickel hydroxide particles (col. 53 lines 32-35).

With respect to claim 11, Tsutsumi discloses a battery wherein active material particles on an anode side are hydrogen-occluding alloy particles (col. 53 lines 37-38), a gas injected to the anode side is hydrogen (col. 53 line 39), active material particles on a cathode side are nickel hydroxide particles (col. 53 lines 40-41), and a gas injected to the cathode side is oxygen or air (col. 53 lines 41-43).

With respect to claim 12, Tsutsumi discloses a battery as set forth above in claim 1. Further, Tsutsumi discloses a layered three-dimensional battery comprising plural sets of unit batteries (col. 53 lines 44-46) and current collecting members configured to serve as separating walls that define the cells (col. 53 lines 53-56), the unit batteries being connected in series to one another with each of the electrically conductive current collecting members interposed between the unit batteries (col. 53 lines 53-55), and current collectors provided on the cells at both ends of the unit batteries in contact with the active material particles so as to serve as a cathode electrode and an anode electrode, respectively (col. 53 lines 56-59).

With respect to claim 15, Tsutsumi discloses a battery wherein an electrically conductive stud is provided integrally and protrusively from the current collecting member or the current collector toward an inside of the cell (col. 53 lines 60-62).

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With respect to claim 1 and 12, Tsutsumi does not disclose a battery with active particles with include a high electron-conductive material and/or having a coating of a high electron-conductive material on the surface. Furthermore, Tsutsumi does not disclose a battery in which the active material particles form a fixed layer within the vessels.

Dansui discloses a nickel-hydrogen battery with an added thin film of nickel foil (col. 11, line 67) to enhance capacity density (abstract line 4).

Ikoma discloses a nickel-hydrogen battery with electrode particles shaped to enhance packing and energy density and cycle life (abstract lines 1-5). It inherently forms fixed layers of active material particles.

The inventive concept of designing a battery by forming an active material particle with high electron-conductive material or coating it with high electron-conductive material on the surface is obvious in view of Dansui.

The motivation for doing so would be to enhance the capacity density of an electrode, as taught by Dansui (abstract lines 2-4).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to combine Tsutsumi with Dansui for the benefit of designing active material particles with high electron-conductive material for enhanced capacity density.

The inventive concept of forming active material particles in a fixed layer is known in the art, as taught by Ikoma.

The motivation for doing so would have been for the benefit of enhanced packing and energy density, and cycle life, as taught by Ikoma (abstract lines 3-5).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of invention to combine Tsutsumi and Dansui with Ikoma for the benefit of designing active material particles with high election-conductive material to form a fixed layer.

Claim Rejections - 35 USC § 103

Claims 2 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsutsumi et. al (WO00/59062) in view of Dansui (US 6033805) and Ikoma (US 5700596) as applied to claim 1, 4-12, and 15 above, and further in view of Katsumoto (US US 6114063).

With respect to claim 2, Tsutsumi, Dansui, and Ikoma disclose the battery of claim 1 as set forth above, incorporated herein.

With respect to claim 13, Tsutsumi, Dansui, and Ikoma disclose a layered threedimensional battery as referred to in claim 12 above, incorporated herein.

Further, Tsutsumi, Dansui, and Ikoma do not disclose a battery with a porous active material in claims 2 and 13.

Katsumoto discloses a nickel battery with a porous active material (abstract lines 1-3).

The inventive concept of forming active materials particles comprising a porous body is known in prior art, as taught by Katsumoto.

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The motivation for doing so would be to increase conductivity of the active materials (col.1 lines 33-34).

Therefore, it would have been obvious to a person of ordinary skill in the art to combine Tsutsumi with Katsumoto's for the benefit of designing a battery with active material particles that are porous.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Lee whose telephone number is 571-272-8699. The examiner can normally be reached on Monday-Friday 8am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Ryan can be reached on 571-272-1292. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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